EXHIBIT 30

From: Beral, Arash

To: Murphy, Michael D.; Malynn, Todd M.; Zolliecoffer, Jordan; James, Pauletta

Subject: RE: [EXT] Joint Statement re Contempt Negotiations March 10 2025(169351412.1)-C-C

Date: Monday, March 10, 2025 7:48:12 PM

Attachments: Joint Statement re Contempt Negotiations March 10 2025(169351412.1)-C-C-C.docx

Some minor further edits.

Arash Beral | BLANKROME 2029 Century Park East | Los Angeles, CA 90067 Arash Beral | Blank Rome LLP

From: Murphy, Michael D. <mdmurphy@foxrothschild.com>

Sent: Monday, March 10, 2025 7:15 PM

To: Beral, Arash <arash.beral@blankrome.com>; Malynn, Todd M.

<Todd.Malynn@BlankRome.com>; Zolliecoffer, Jordan <JZolliecoffer@foxrothschild.com>; James,

Pauletta <PJames@foxrothschild.com>

Subject: Fw: [EXT] Joint Statement re Contempt Negotiations March 10 2025(169351412.1)-C-C

From: mdmurphyla@gmail.com <mdmurphyla@gmail.com>

Sent: Monday, March 10, 2025 7:13:54 PM

To: Murphy, Michael D. < mdmurphy@foxrothschild.com >

Subject: [EXT] Joint Statement re Contempt Negotiations March 10 2025(169351412.1)-C-C

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JOINT STATEMENT

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Pursuant to this Court's Order of March 4, 2025 (Dkt. 117), Plaintiff and Defendants PCJV USA, LLC and Guy Koren (collectively, "Defendants") submit the following status report, regarding their ongoing meet and confer efforts to resolve (1) "any outstanding violations of the Court's preliminary injunction," and (2) "the amount of reasonable attorney's fees to award to Plaintiff in connection with its contempt motion."

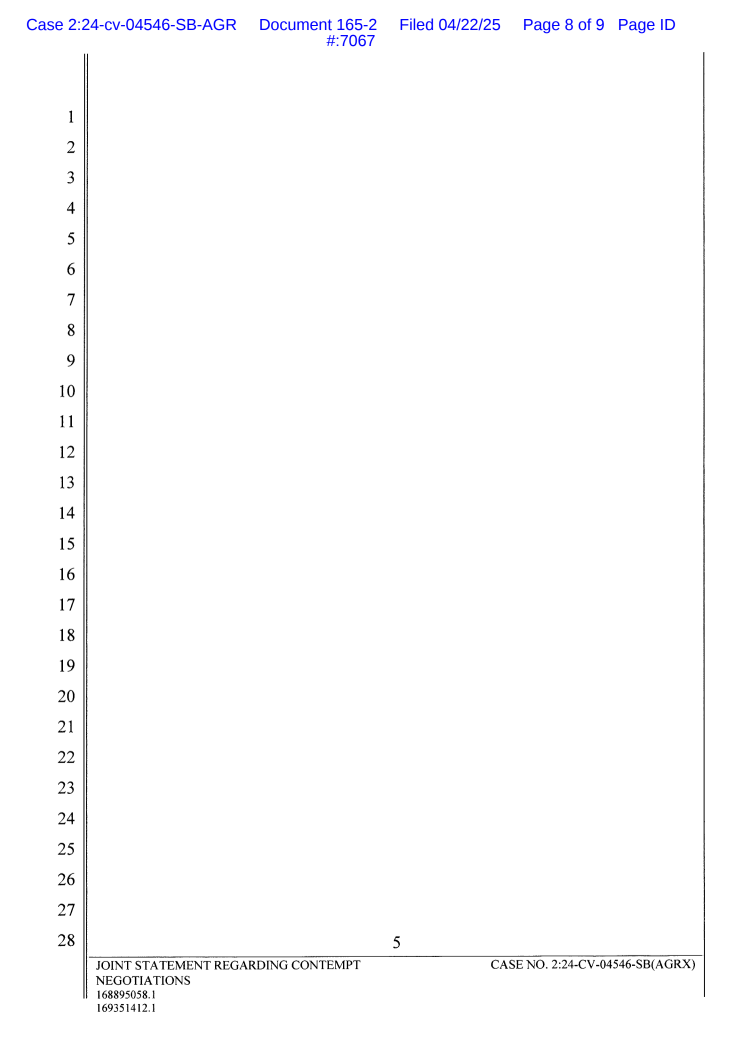
On Wednesday afternoon, March 5, 2025, counsel for Plaintiff, Michael Murphy, and counsel for Defendants, Arash Beral and Todd Malynn, met, in person, at the offices of Fox Rothschild to discuss both of the topics remaining to be resolved. Mr. Murphy presented to Defendants' counsel some pictures of outstanding violations that Plaintiff was prepared to submit on February 28, 2025, which he sent by email to Defendants' counsel the following day (Thursday, March 6, 2025). Mr. Beral indicated that he would address these with his clients so that they could address any remaining issues with the store entities. Defendants' counsel represented in the hours before this filing that these issues have been resolved provided updates and photos today, however, Plaintiff has not had an opportunity to evaluate, ask further questions regarding, or conduct its own due diligence as to these representations.

As to the reasonable fees question, at the in person meet and confer, Mr. Murphy raised certain categories of fees that he would consider as damages from contempet, to which Defendants' counsel responded as to whether rthey agree or disagree. After that discussion, he informed Defendants' counsel that he would forward his fee invoices for Defendants' counsel's review.

On Saturday, March 8, Plaintiff's counselMr. Murphy sent an email itemizing the fees and costs that Plaintiff# maintains was caused by, or would not

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169351412.1



CERTIFIFCATE OF SERVICE

The undersigned certifies that, on February 27, 2025, the foregoing document was electronically filed with the Clerk of the Court for the United States District Court, Central District of California, using the Court's ECF filing system. I further certify that all counsel for all parties to this action are registered CM/ECF user and that service will be accomplished by the CM/ECF system.

I certify under penalty of perjury that the foregoing is true and correct.

Dated: February 27, 2025

FOX ROTHSCHILD LLP

Michael D. Murphy Attorneys for Plaintiff SHAKEY'S PIZZA ASIA VENTURES, INC.